

In the Court of Appeals of the State of Alaska

Jonathan W. McGraw Jr.,
Appellant,

v.

State of Alaska,
Appellee.

Court of Appeals No. **A-13566**

**Notice & Order
to Appellant
Court-Appointed Attorney**
Appellate Rule 209(b)

Date of Notice: **12/20/19**

Trial Court Case No. **1PW-18-00082CR**

Under Appellate Rule 209, you must pay part of the cost of your court-appointed attorney unless your conviction is reversed on appeal. The court or clerk usually will decide the amount you must pay by use of the schedule below. But, in unusual circumstances, you may be required to pay more or less than the scheduled amount. After the court or clerk has entered judgment, you may ask for the amount to be reduced if payment would cause manifest hardship to you or your family.

Type of Appellate Proceeding	Misdemeanor	Felony
Sentence Appeal or Petition for Sentence Review	\$ 250	\$ 500
Merit Appeal or Appeal from Post-Conviction Relief Proceedings	750	1,500
Combined Merit and Sentence Appeal or Petition for Sentence Review	1,000	2,000
Other Appellate Actions (Petition for Review, Petition for Hearing, Original Application)	500	1,000

You shall apply for an Alaska Permanent Fund dividend every year in which you are an Alaska resident eligible for a dividend until judgment is paid in full.

Beth A. Pechota, Deputy Clerk

Mailed to Appellant at:

Ketchikan Correctional Center
1201 Schoenbar
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